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Attorneys for Defendants,
 DRAPER FISHER JURVETSON MANAGEMENT COMPANY V, LLC;
 DRAPER FISHER JURVETSON MANAGEMENT CO. VI, LLC;
 TIMOTHY C. DRAPER, JOHN H.N. FISHER, AND STEPHEN T.
 JURVETSON

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 SAN FRANCISCO DIVISION

I-ENTERPRISE COMPANY LLC,

Plaintiff,

Vs.

DRAPER FISHER JURVETSON
 MANAGEMENT COMPANY V, LLC,
 DRAPER FISHER JURVETSON
 MANAGEMENT CO. VI, LLC,
 TIMOTHY C. DRAPER, JOHN H.N.
 FISHER and STEPHEN T.
 JURVETSON,

Defendants.

Case No. C 03 1561 MMC (EDL)

**[PROPOSED] ORDER SEALING
 CONFIDENTIAL DOCUMENTS
 [L.R. 79-5]**

DATE: November 8, 2005
 TIME: 9:00 a.m.
 PLACE: Courtroom E, 15th Floor
 JUDGE: Hon. Elizabeth D. Laporte

On April 14, 2004, the Court entered a Protective Order which provides for the designation of certain sensitive, non-public information as "Confidential." Defendants have requested an Order sealing Exhibits 6, 7, and 13 to the Declaration of Jeffrey J. Lokey in Support of Defendants' Notice Of Motion And Motion To Compel (1)Further Deposition Testimony From Stephen Roy Concerning Claims Added By I-Enterprise Company LLC's Third Amended

1 Complaint ("TAC"), (2) Further Deposition Testimony Of IEC Expert Thomas L. Porter, Ph.D.
 2 On Documents Not Timely Produced By IEC's Counsel, (3) Responses To Defendants' Requests
 3 For Admission, Interrogatories And Document Requests On Claims Added By The TAC, and (4)
 4 Supplemental Document Production On Defendants' Requests For Production On Claims Added
 5 By IEC's TAC ("Lokey Declaration"). As set forth in the Declaration of Jeffrey J. Lokey
 6 submitted in support of Defendants' request to file under seal, Exhibits 6, 7, and 13 contain
 7 confidential and sensitive financial and business information that has been designated by one or
 8 both of the parties as "Confidential."

9 Accordingly, the parties have agreed to treat this deposition as "Confidential" due to the
 10 nature of the information contained therein. Pursuant to Civil L.R. 79-5(d), Defendants have
 11 submitted a Miscellaneous Administrative Request to file this information under seal. Defendants
 12 have narrowly tailored its request in that it has excised only those documents containing non-
 13 public, sensitive and confidential information.

14 ACCORDINGLY, GOOD CAUSE APPEARING, pursuant to Federal Rule of Civil
 15 Procedure 26(c), Civil L.R. 79-5(d), and the Court's inherent authority over the papers filed in
 16 this Court:

17 IT IS HEREBY ORDERED that:

18 1. Exhibit 6 to the Declaration of Jeffrey J. Lokey in Support of Defendants' Notice
 19 Of Motion And Motion To Compel (1)Further Deposition Testimony From Stephen Roy
 20 Concerning Claims Added By I-Enterprise Company LLC's Third Amended Complaint ("TAC"),
 21 (2) Further Deposition Testimony Of IEC Expert Thomas L. Porter, Ph.D. On Documents Not
 22 Timely Produced By IEC's Counsel, (3) Responses To Defendants' Requests For Admission,
 23 Interrogatories And Document Requests On Claims Added By The TAC, and (4) Supplemental
 24 Document Production On Defendants' Requests For Production On Claims Added By IEC's TAC
 25 is sealed.

26 2. Exhibit 7 to the Declaration of Jeffrey J. Lokey in Support of Defendants' Notice
 27 Of Motion And Motion To Compel (1)Further Deposition Testimony From Stephen Roy
 28 Concerning Claims Added By I-Enterprise Company LLC's Third Amended Complaint ("TAC"),

(2) Further Deposition Testimony Of IEC Expert Thomas L. Porter, Ph.D. On Documents Not Timely Produced By IEC's Counsel, (3) Responses To Defendants' Requests For Admission, Interrogatories And Document Requests On Claims Added By The TAC, and (4) Supplemental Document Production On Defendants' Requests For Production On Claims Added By IEC's TAC is sealed.

3. Exhibit 13 to the Declaration of Jeffrey J. Lokey in Support of Defendants' Notice Of Motion And Motion To Compel (1) Further Deposition Testimony From Stephen Roy Concerning Claims Added By I-Enterprise Company LLC's Third Amended Complaint ("TAC"), (2) Further Deposition Testimony Of IEC Expert Thomas L. Porter, Ph.D. On Documents Not Timely Produced By IEC's Counsel, (3) Responses To Defendants' Requests For Admission, Interrogatories And Document Requests On Claims Added By The TAC, and (4) Supplemental Document Production On Defendants' Requests For Production On Claims Added By IEC's TAC is sealed.

IT IS SO ORDERED

Dated: October 12, 2005



The Honorable ~~Maxine M. Chesney~~
~~Elizabeth D. Laporte~~
 United States District Court Judge
 Magistrate